

IN THE SUPERIOR COURT OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF ESTABLISHMENT )  
OF A SIMPLIFIED CHILD SUPPORT )  
ORDER )  
\_\_\_\_\_ )

ADMINISTRATIVE ORDER  
No. 2005-190

Whereas, the Arizona Supreme Court has approved and adopted new *Arizona Rules of Family Law Procedure (ARFLP)* effective January 1, 2006, that include, *inter alia*, a new statewide procedure for establishing a temporary child support order in accordance with the procedures set forth in Rule 47(l), *ARFLP*, and

Whereas, this court has previously established by Administrative Order 2005-008, and previous orders cited and vacated therein, an administrative process to request and determine temporary child support orders in an expedited manner, and

Whereas, the administrative process outlined in Administrative Order 2005-008 is substantially duplicated and effectively replaced by the new simplified child support order process outlined in Rule 47(l), *ARFLP*, and

Whereas, the court desires to reduce the confusion, delay and inconsistencies that would inherently occur with the operation of two substantially similar processes to establish temporary child support, and

Whereas, the court also desires to further expedite the hearing and entry of temporary child support orders that are in dispute with a brief conference conducted by a conference officer or attorney case manager to be followed immediately with a hearing by a judicial officer if agreement cannot be reached at the conference,

IT IS ORDERED vacating Administrative Order 2005-008 effective December 31, 2005. Child Support Information Forms submitted to obtain a temporary child support order pursuant to Administrative Order 2005-008 shall no longer be accepted for filing by the Clerk effective January 1, 2006.

IT IS FURTHER ORDERED effective January 1, 2006, replacing the administrative process outlined in Administrative Order 2005-008 for the entry of temporary child support orders with the processes and procedures outlined in the applicable provisions set forth in the *Arizona Rules of Family Law Procedure* for the entry of temporary orders, including Rule 47(l), *ARFLP* (Simplified Child Support Order).

IT IS FURTHER ORDERED that all parties to a contested motion for a simplified child support order under Rule 47(l), *ARFLP*, shall meet and confer with a conference

officer or an attorney case manager to narrow and resolve the temporary child support issue if possible prior to hearing. Hearings on contested issues shall be heard by a court commissioner assigned to hear these matters immediately following the conference, or by the assigned judge at a time scheduled by the judge, if a court commissioner is unavailable to hear the matter.

Dated this 20th day of December, 2005.

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Norman J. Davis  
Family Court Presiding Judge

Original: To be filed with the Clerk of the Superior Court

Copies: Hon. Barbara Mundell, Presiding Judge  
All Maricopa County Superior Court Family Court Judges and Commissioners  
Marcus Reinkensmeyer, Trial Court Administrator  
Phillip Knox, Deputy Court Administrator  
Karen Westover, Deputy Court Administrator  
Marylou Strehle, Family Court Administrator  
Bob James, Self Service Center Director